WAIS Inc.

Wide Area Information Servers 1056 Noe Street San Francisco, California 94114 415-826-2855 FAX 415-826-4423

From: Brewster Kahle

FAX Cover Sheet

Date: January 30, 1996

To: Shirley Coney

Morgan Stanley

FAX: 415-576-2361 FAX: (415) 826-4423

Phone: 415-576-2000 Phone: (415) 826-2855

Pages Transmitted (including cover sheet): 5

Remarks:	

Morgan Stanley & Co. Incorporated 555 California Street

MORGAN STANLEY

San Francisco, CA 94104 (415) 576-2000 Fax (415) 576-2361 **FACSIMILE COVER SHEET** DATE: TO: COMPANY: FAX #: FROM: Shirley Coney Morgan Stanley SUBJ: NUMBER OF PAGES (after this one):

If you do not receive all the pages in this transmission, or have any questions, please call at (415) 576-2154.

Reference Number: CAGCI9

Account Number: 014705222

OPENING CONFIRMATION

OF THE OVER-THE-COUNTER EQUITY OPTION TRANSACTION

BETWEEN:

MORGAN STANLEY & CO. INCORPORATED ("MS&Co.")

BREWSTER KAHLE ("Counterparty")

Please check this Confirmation carefully and immediately so that errors or discrepancies can be promptly identified and rectified. Please sign and return to Jonathan Notley at Morgan Stanley & Co. Incorporated, 1585 Broadway, New York, New York 10036, Phone: (212) 761-5361, Facsimile: (212) 761-0546.

Buver:

Seller:

Trade Date: Premium Payment Date:

Option Security: Option Style:

Option Type: Number of Units:

Multiplier:

Strike Price per Share (USD):

Expiration Date: Premium (USD):

Premium per Share (USD):

Settlement Currency: **Price Source:**

Exercise Time:

Notice Time: Automatic Exercise:

Settlement Date: Market Value Determination:

Manner of Settlement: **Calculation Agent:**

MS&Co.

Counterparty

January 16, 1996 January 19, 1996

AMERICA ONLINE INC DEL

European Call

150.000

33.5000 June 1, 1997

1,341,000.00

8.9400

US Dollar("USD")

Nasdag

In accordance with practice for exercise

used by the Exchange

Not Applicable

Applicable

3 Business Days after Expiration Date Average of Official Market Closing Bid price and Ask price as per Exchange

Cash Settlement

MS&Co.

Premium is due to be paid to the Seller by the Buyer on the Premium Payment Date using the wire instructions listed below:

> Seller's Wire Instructions:

Confirm#:

Special Events:

- (i) In the event of a cash tender offer such that the Option Security ceases to exist, MSCO shall have the right to terminate the Transaction at such time without penalty ("Early Unwind"). MSCO will notify Counterparty of the date for an Early Unwind ("Unwind Date"). Upon Early Unwind, each Option will terminate and be sold by Buyer and bought by Seller at Fair Market Value. Fair Market Value of each Option will be determined by the Calculation Agent using a conventional option valuation model deemed acceptable by the Calculation Agent (or using any other means mutually acceptable to both Buyer and Seller). In the case of Early Unwind, the fair market value will be affected by, but not limited to, the following factors:
 - a. Time Remaining: The number of days from the Unwind Date up to and including the Expiration Date.
 - b. Stock Price: The closing price of the Option Security on the Unwind Date.
 - c. Volatility: The average of the 21-day volatility of the Option Security for each Business Day during the 3 months prior to the Unwind Date.
 - d. Dividend Yield: Calculated using dividend amounts payable on regular dividend payment dates on the Option Security as estimated and determined by the Calculation Agent for the period beginning on the Unwind Date and ending on the Expiration Date.
- (ii) If the issuer of the Option Security announces any change in its dividend policy before the Expiration Date, the Strike Price per share will be adjusted by the Calculation Agent in an amount it determines is appropriate.

<u> - المنابعة المنابعة</u>

Reference Number: CAGCI9

Account Number: 014705222

This Confirmation evidences a complete binding agreement between MS&Co, and Counterparty as to the terms of the Transaction to which this

In addition, MS&Co. and Counterparty agree to use all reasonable efforts promptly to negotiate, execute, and deliver an agreement in the form of the ISDA Master Agreement (Multicurrency--Cross Border) (the "ISDA Form"), with such modifications as MS&Co. and Counterparty will in good faith agreement. Upon the execution by MS&Co. and Counterparty of such agreement, this Confirmation will supplement, form a part of, and be subject to that agreement upon its execution will gover this Confirmation except as expressly modified below. Until we execute and deliver that agreement, this Confirmation, together with all other documents referring to the ISDA Form (each a "Confirmation") confirming transactions (each a "Transaction") entered into between us (notwithstanding anything to the contrary in a Confirmation), shall supplement, form a part of, and be subject to an agreement in the form of the ISDA Form as if we had executed an agreement in such form (with the Schedule distributed to you by us) on the Trade Date of the first such Transaction between us. In the event of any inconsistency between the provisions of that agreement and this Confirmation, this Confirmation will prevail for the purpose of this Transaction.

Counterparty and MS&Co. each represents to the other party that: (A) it is not relying upon any representation (whether written or oral) of the other party other than the representations expressly set forth herein, in any credit support document or in the ISDA Form; and (B) in connection with the ISDA Form, this Transaction and any other documentation relating to this Transaction. Counterparty represents and acknowledges that (i) it is entering into this Transaction with a full understanding of the material terms and risks thereof, and it is capable of assuming those risks, (ii) it has made its investment and trading decisions (including decisions regarding the satisability of this Transaction) based upon its own judgment and upon any advice from such advisors as it has deemed necessary, and not in reliance upon any view expressed by MS&Co.; (iii) MS&Co. is not acting as a fiduciary or an advisor for it, and all decisions have been the result of arms' length negotiations between the parties; and (iv) MS&Co. has not given to it any assurance or guarantee as to the expected performance or result of this Transaction.

All Transactions (when applicable) are subject to the constitution, by-laws, rules, customs, practices and interpretations of the exchange or market where executed and of the clearing agency through which delivery or payment or comparison od data respecting the terms of settlement is effected and of all applicable regulatory agencies or authorities (including, when applicable, the United Stated Securities and Exchange Commission, Federal Reserve Board, and National Association of Securities Dealers, Inc.). The time of execution of this Transaction will be furnished to Counterparty upon request. This Confirmation and the Transaction evidenced hereby will be governed by and construed in accordance with the laws of the State of New York applicable to contracts made and wholly performed within New York, without reference to choice of law doctrine.

Stewster KAHLE (signature) Name: Brewster Kahle Title:		Date: <u>1/24/96</u>		
MORGAN STANLEY & CO. INCORPORATE	ΓED	/ 1	~~_^_^	, .
Name: Pelph F. Pleyro's Title:	mp	JAN 24	1996	
	(print ID#): <u>46</u> (print ID#):	3027 (sign/ini	rial) JG tial)	

Reference Number: CAGCJ0

Account Number: 014705222

OPENING CONFIRMATION

OF THE OVER-THE-COUNTER EQUITY OPTION TRANSACTION BETWEEN:

MORGAN STANLEY & CO. INCORPORATED ("MS&Co.")

and

BREWSTER KAHLE
("Counterparty")

Please check this Confirmation carefully and immediately so that errors or discrepancies can be promptly identified and rectified. Please sign and return to Jonathan Notley at Morgan Stanley & Co. Incorporated, 1585 Broadway, New York, New York 10036, Phone: (212) 761-5361, Facsimile: (212) 761-0546.

Buyer:

Counterparty

Seller:

MS&Co.

Trade Date:

January 16, 1996 January 19, 1996

Premium Payment Date: Option Security:

AMERICA ONLINE INC DEL

Option Style:

European

Option Type: Number of Units:

Put 150,000

Multiplier:

1

Strike Price per Share (USD):

32.5000

Expiration Date: Premium (USD):

June 1, 1997 1,212,000,00

Premium per Share (USD):

8.0800

Settlement Currency:

US Dollar("USD")

Price Source:

Nasdag

Exercise Time:

In accordance with practice for exercise

used by the Exchange

Notice Time:

Not Applicable

Automatic Exercise:

Applicable

Settlement Date:
Market Value Determination:

3 Business Days after Explration Date Average of Official Market Closing Bid price and Ask price as per Exchange

Manner of Settlement:

Cash Settlement

Calculation Agent:

MS&Co.

Premium is due to be paid to the Seller by the Buyer on the Premium Payment Date using the wire instructions listed below:

Seller's Wire Instructions: Citibank, NY ABA #021-000-089 A/C Morgan Stanley, NY A/C 388-90774

Confirm#:

Special Events:

- (i) In the event of a cash tender offer such that the Option Security ceases to exist, MSCO shall have the right to terminate the Transaction at such time without penalty ("Early Unwind"). MSCO will notify Counterparty of the date for an Early Unwind ("Unwind Date"). Upon Early Unwind, each Option will terminate and be sold by Buyer and bought by Seller at Fair Market Value. Fair Market Value of each Option will be determined by the Calculation Agent using a conventional option valuation model deemed acceptable by the Calculation Agent (or using any other means mutually acceptable to both Buyer and Seller). In the case of Early Unwind, the fair market value will be affected by, but not limited to, the following factors:
 - a. Time Remaining: The number of days from the Unwind Date up to and including the Expiration Date.
 - b. Stock Price: The closing price of the Option Security on the Unwind Date.
 - c. Volatility: The average of the 21-day volatility of the Option Security for each Business Day during the 3 months prior to the Unwind Date.
 - d. Dividend Yield: Calculated using dividend amounts payable on regular dividend payment dates on the Option Security as estimated and determined by the Calculation Agent for the period beginning on the Unwind Date and ending on the Expiration Date.
- (ii) If the issuer of the Option Security announces any change in its dividend policy before the Expiration Date, the Strike Price per share will be adjusted by the Calculation Agent in an amount it determines is appropriate.

and Bright

DDEWCTED WATER

Reference Number: CAGCJ0

Account Number: 014705222

This Confirmation evidences a complete binding agreement between MS&Co. and Counterparty as to the terms of the Transaction to which this

In addition, MS&Co, and Counterparty agree to use all reasonable efforts promptly to negotiate, execute, and deliver an agreement in the form of the ISDA Master Agreement (Multicurrency—Cross Border) (the "ISDA Form"), with such modifications as MS&Co, and Counterparty will in good faith agreement. Upon the execution by MS&Co, and Counterparty of such agreement, this Confirmation will supplement, form a part of, and be subject to that agreement upon its execution will govern this Confirmation except as expressly modified below. Until we execute and deliver that agreement, this Confirmation, together with all other documents referring to the ISDA Form (each a "Confirmation") confirming transactions (each a "Transaction") entered into between us (notwithstanding anything to the contrary in a Confirmation, shall supplement, form apart of, and be subject to an agreement in the form of the ISDA Form as if we had executed an agreement in such form (with the Schedule distributed to you by us) on the Trade Date of the first such Transaction between us. In the event of any inconsistency between the provisions of that agreement and this Confirmation, this Confirmation will prevail for the purpose of this Transaction.

Counterparty and MS&Co. each represents to the other party that: (A) it is not relying upon any representation (whether written or oral) of the other party other than the representations expressly set forth herein, in any credit support document or in the ISDA Form; and (B) in connection with the ISDA Form, this Transaction and any other documentation relating to this Transaction. Counterparty represents and acknowledges that (i) it is entering into this Transaction with a full understanding of the material terms and risks thereof, and it is capable of assuming those risks, (ii) it has made its investment and trading decisions (including docisions regarding the suitability of this Transaction) based upon its own judgment and upon any advice from such advisors as it has deemed necessary, and not in reliance upon any view expressed by MS&Co.; (iii) MS&Co. is not acting as a fiduciary or an advisor for it, and all decisions have been the result of arms' length negotiations between the parties; and (iv) MS&Co. has not given to it any assurance or guarantee as to the expected performance or result of this Transaction.

All Transactions (when applicable) are subject to the consistation, by-laws, rules, customs, practices and interpretations of the exchange or market where executed and of the clearing agency through which delivery or payment or comparison od data respecting the terms of settlement is effected and of all applicable regulatory agencies or authorities (including, when applicable, the United Stated Securities and Exchange Commission, Federal Reserve Board, and National Association of Securities Dealers, Inc.). The time of execution of this Transaction will be furnished to Counterarty upon request. This Confirmation and the Transaction evidenced hereby will be governed by and construed in accordance with the laws of the State of New York applicable to contracts made and wholly performed within New York, without reference to choice of law doctrine.

(signature) Name: Brewster Kahle Title:	Date: 1/24/9C
MORGAN STANLEY & CO. INCORPORATED	
Name / Liph Tensor Title: MD	JAN 24 1996Date:
Sales Person (print ID#): Trader (print ID#):	13027 (sign/initial) V

Reference Number: CAGCP0

Account Number: 014705222

OPENING CONFIRMATION

OF THE OVER-THE-COUNTER EQUITY OPTION TRANSACTION

BETWEEN:

MORGAN STANLEY & CO. INCORPORATED ("MS&Co.")

and

BREWSTER KAHLE

("Counterparty")

Please check this Confirmation carefully and immediately so that errors or discrepancies can be promptly identified and rectified. Please sign and return to Jeff Pomeranz at Morgan Stanley & Co. Incorporated, 1585 Broadway, New York, New York 10036, Phone: (212) 761-5361, Facsimile: (212) 761-0546.

Buyer: Counterparty Seller: MS&Co.

Trade Date: January 17, 1996
Premium Payment Date: January 22, 1996

Option Security: AMERICA ONLINE INC DEL(COM)

Option Style: European
Option Type: Put
Number of Units: 75,000

Multiplier: 1

Strike Price per Share (USD): 35.5000
Expiration Date: June 1, 1997
Premium (USD): 663,000.00

Premium per Share (USD): 8.8400

Settlement Currency: US Dollar("USD")

Price Source: Nasdag

Exercise Time: In accordance with practice for exercise

used by the Exchange

Notice Time:

Automatic Exercise:

Not Applicable

Applicable

Settlement Date: 3 Business Days after Expiration Date Market Value Determination: Average of Official Market Closing Bid

price and Ask price as per Exchange

Manner of Settlement: Cash Settlement

Calculation Agent: MS&Co.

Premium is due to be paid to the Seller by the Buyer on the Premium Payment Date using the wire instructions listed below:

Seller's Wire Instructions: Citibank, NY ABA #021-000-089 A/C Morgan Stanley, NY A/C 388-90774 Confirm#: CAGCP0

Special Events:

- (i) In the event of a cash tender offer such that the Option Security ceases to exist, MSCO shall have the right to terminate the Transaction at such time without penalty ("Early Unwind"). MSCO will notify Counterparty of the date for an Early Unwind ("Unwind Date"). Upon Early Unwind, each Option will terminate and be sold by Buyer and bought by Seller at Fair Market Value. Fair Market Value of each Option will be determined by the Calculation Agent using a conventional option valuation model deemed acceptable by the Calculation Agent (or using any other means mutually acceptable to both Buyer and Seller). In the case of Early Unwind, the fair market value will be affected by, but not limited to, the following factors:
 - a. Time Remaining: The number of days from the Unwind Date up to and including the Expiration Date.
 - b. Stock Price: The closing price of the Option Security on the Unwind Date.
 - c. Volatility: The average of the 21-day volatility of the Option Security for each Business Day during the 3 months prior to the Unwind Date.
 - d. Dividend Yield: Calculated using dividend amounts payable on regular dividend payment dates on the Option Security as estimated and determined by the Calculation Agent for the period beginning on the Unwind Date and ending on the Expiration Date.
- (ii) If the issuer of the Option Security announces any change in its dividend policy before the Expiration Date, the Strike Price per share will be adjusted by the Calculation Agent in an amount it determines is appropriate.

415 576 2361

Account Number: 014705222

P.10

Date: January 18, 1996 Reference Number: CAGCP0

This Confirmation evidences a complete binding agreement between MS&Co. and Counterparty as to the terms of the Transaction to which this Confirmation relates.

In addition, MS&Co. and Counterparty agree to use all reasonable efforts promptly to negotiate, execute, and deliver an agreement in the form of the ISDA Master Agreement (Multicurrency--Cross Border) (the "ISDA Form"), with such modifications as MS&Co. and Counterparty will in good faith agree. Upon the execution by MS&Co. and Counterparty of such agreement, this Confirmation will supplement, form a part of, and be subject to that agreement. All provisions contained or incorporated by reference in that agreement upon its execution will govern this Confirmation except as expressly modified below. Until we execute and deliver that agreement, this Confirmation, together with all other documents referring to the ISDA Form (each a "Confirmation") confirming transactions (each a "Transaction") entered into between us (notwithstanding anything to the contrary in a Confirmation), shall supplement, form a part of, and be subject to an agreement in the form of the ISDA Form as if we had executed an agreement in such form (with the Schedule distributed to you by us) on the Trade Date of the first such Transaction between us. In the event of any inconsistency between the provisions of that agreement and this Confirmation, this Confirmation will prevail for the purpose of this Transaction.

Counterparty and MS&Co. each represents to the other party that: (A) it is not relying upon any representation (whether written or oral) of the other party other than the representations expressly set forth herein, in any credit support document or in the ISDA Form; and (B) in connection with the ISDA Form, this Transaction and any other documentation relating to this Transaction, Counterparty represents and acknowledges that (i) it is entering into this Transaction with a full understanding of the material terms and risks thereof, and it is capable of assuming those risks, (ii) it has made its investment and trading decisions (including decisions regarding the suitability of this Transaction) based upon its own judgment and upon any advice from such advisors as it has deemed necessary, and not in reliance upon any view expressed by MS&Co.; (iii) MS&Co. is not acting as a fiduciary or an advisor for it, and all decisions have been the result of arms' length negotiations between the parties; and (iv) MS&Co. has not given to it any assurance or guarantee as to the expected performance or result of this Transaction.

All Transactions (when applicable) are subject to the constitution, by-laws, rules, customs, practices and interpretations of the exchange or market where executed and of the clearing agency through which delivery or payment or comparison od data respecting the terms of settlement is effected and of all applicable regulatory agencies or authorities (including, when applicable, the United Stated Securities and Exchange Commission, Federal Reserve Board, and National Association of Securities Dealers, Inc.). The time of execution of this Transaction will be furnished to Counterparty upon request. This Confirmation and the Transaction evidenced hereby will be governed by and construed in accordance with the taws of the State of New York applicable to contracts made and wholly performed within New York, without reference to choice of law doctrine.

BREWSTER KAHLE				
_B/)				
(signature)				
Name: Brewster Kable	Title:	Date:	1/24/96	
MORGAN STANLEY & CO. INC	ORPORATED			[+]+]+[+]+[+]+[+]
mosh				
(signature)				
Name Ralph F. Daynald	Title: _ <i></i>	Date: _	400	16_
			JAN 24 13.	,0
Sa	les Person (print ID#):	40316	(sign/initial)_	(6
	Trader (print ID#):	13021	(sign/initial)	cun

Reference Number: CAGCP1

Account Number: 014705222

OPENING CONFIRMATION

OF THE OVER-THE-COUNTER EQUITY OPTION TRANSACTION

BETWEEN:

MORGAN STANLEY & CO. INCORPORATED ("MS&Co.")

and

BREWSTER KAHLE

("Counterparty")

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Buyer:

Seller:

Trade Date: **Premium Payment Date:**

Option Security:

Option Style: Option Type: Number of Units:

Multiplier:

Strike Price per Share (USD):

Expiration Date: Premium (USD):

Premium per Share (USD): Settlement Currency:

Price Source:

Exercise Time:

Notice Time: Automatic Exercise:

Settlement Date: **Market Value Determination:**

Manner of Settlement:

Calculation Agent:

MS&Co.

Counterparty January 17, 1996

January 22, 1996

AMERICA ONLINE INC DEL(COM)

European Call

75,000 1

36.5000

June 1, 1997 733,350.00 9.7780

US Dollar("USD")

Nasdag In accordance with practice for exercise

used by the Exchange

Not Applicable

Applicable

3 Business Days after Expiration Date Average of Official Market Closing Bid price and Ask price as per Exchange

Cash Settlement

MS&Co.

Premium is due to be paid to the Seller by the Buyer on the Premium Payment Date using the wire instructions listed below:

> Seller's Wire Instructions:

Reference Number: CAGCP1

Account Number: 014705222

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Signature) Name: Bransta hall Title:	Date: 1/24/96
MORGAN STANLEY & CO. INCORPORATED	/ · · · · · · · · · · · · · · · · · · ·
(signature) Name: Malphf. Rey and Title: MD	FJAN 24 1996Date:
Sales Person (print ID#): _ Trader (print ID#): _	403(6 (sign/initial) JG 13021 (sign/initial) M

Confirm#: CAGCP1

Special Events:

JAN-30-1996 11:13

- (i) In the event of a cash tender offer such that the Option Security ceases to exist, MSCO shall have the right to terminate the Transaction at such time without penalty ("Early Unwind"). MSCO will notify Counterparty of the date for an Early Unwind ("Unwind Date"). Upon Early Unwind, each Option will terminate and be sold by Buyer and bought by Seller at Fair Market Value. Fair Market Value of each Option will be determined by the Calculation Agent using a conventional option valuation model deemed acceptable by the Calculation Agent (or using any other means mutually acceptable to both Buyer and Seller). In the case of Early Unwind, the fair market value will be affected by, but not limited to, the following factors:
 - a. Time Remaining: The number of days from the Unwind Date up to and including the Expiration Date.
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- (ii) If the issuer of the Option Security announces any change in its dividend policy before the Expiration Date, the Strike Price per share will be adjusted by the Calculation Agent in an amount it determines is appropriate.

Collateral:

Notwithstanding Paragraphs 3 and 13(b)(iv) of the Credit Support Annex, Counterparty shall in connection with this Transaction which is the subject of this Confirmation, transfer to MSCO Eligible Collateral on the amount of the Number of Units of the Option Security. As of the Trade Date, such amount is 75,000 shares of America Online Inc (AMER).

For purposes of the Credit Support Annex, with respect to this Transaction Other Eligible Collateral shall be the Option Security.